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Subject Company: Fiat Chrysler Automobiles N.V. (Commission File No.: 001-36675)



# PROPOSED MERGER

BUILDING A LEADER FOR A NEW ERA IN SUSTAINABLE MOBILITY

DECEMBER 18, 2019

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An offer of securities in the United States pursuant to a business combination transaction will only be made, as may be required, through a prospectus which is part of an effective registration statement filed with the U.S. Securities and Exchange Commission ("SEC"). Shareholders of Peugeot S.A. ("PSA") and Fiat Chrysler Automobiles N.V. ("FCA") who are U.S. persons or are located in the United States are advised to read the registration statement when and if it is declared effective by the SEC because it will contain important information relating to the proposed transaction. You may obtain copies of all documents filed with the SEC regarding the proposed transaction, documents incorporated by reference, and FCA's SEC filings at the SEC's website at http://www.sec.gov. In addition, the effective registration statement will be made available for free to shareholders in the United States.

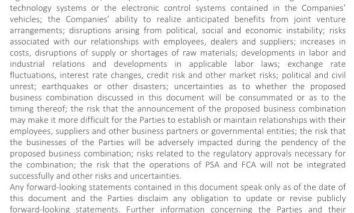


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### SAFE HARBOR STATEMENT

This document contains forward-looking statements. In particular, these forward-looking statements include statements regarding future financial performance and the expectations of FCA and PSA (the "Parties") as to the achievement of certain targeted metrics at any future date or for any future period are forward-looking statements. These statements may include terms such as "may", "will", "expect", "could", "should", "intend", "estimate", "anticipate", "believe", "remain", "on track", "design", "target", "objective", "goal", "forecast", "projection", "outlook", "prospects", "plan", or similar terms. Forward-looking statements are not guarantees of future performance. Rather, they are based on the Parties' current state of knowledge, future expectations and projections. They relate to events and depend on circumstances that may or may not occur or exist in the future and, as such, undue reliance should not be placed on them.

Actual results may differ materially from those expressed in forward-looking statements as a result of a variety of factors, including: the ability of PSA and FCA and/or the combined group resulting from the proposed transaction (together with the Parties, the "Companies") to launch new products successfully and to maintain vehicle shipment volumes: changes in the global financial markets, general economic environment and changes in demand for automotive products, which is subject to cyclicality; changes in local economic and political conditions, changes in trade policy and the imposition of global and regional tariffs or tariffs targeted to the automotive industry, the enactment of tax reforms or other changes in tax laws and regulations: the Companies' ability to expand certain of their brands globally; the Companies' ability to offer innovative. attractive products; the Companies' ability to develop, manufacture and sell vehicles with advanced features including enhanced electrification, connectivity and autonomousdriving characteristics; various types of claims, lawsuits, governmental investigations and other contingencies, including product liability and warranty claims and environmental claims, investigations and lawsuits; material operating expenditures in relation to compliance with environmental, health and safety regulations; the intense level of competition in the automotive industry, which may increase due to consolidation;



exposure to shortfalls in the funding of the Parties' defined benefit pension plans: the

ability to provide or arrange for access to adequate financing for dealers and retail

customers and associated risks related to the establishment and operations of financial

services companies: the ability to access funding to execute the Companies' business

plans and improve their businesses, financial condition and results of operations; a significant malfunction, disruption or security breach compromising information

this document and the Parties disclaim any obligation to update or revise publicly forward-looking statements. Further information concerning the Parties and their businesses, including factors that could materially affect the Parties' financial results, are included in FCA's reports and filings with the U.S. Securities and Exchange Commission, the AFM and CONSOB and PSA's filings with the AFM.



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### Groupe PSA and FCA aim to create

# A LEADER FOR A NEW ERA IN SUSTAINABLE MOBILITY

- Developing new, leading and clean mobility solutions
- Offering best-in-class technologies and services to meet the needs of all customers
- Leveraging efficiency and agility on larger volumes
- Combining strengths and core competencies

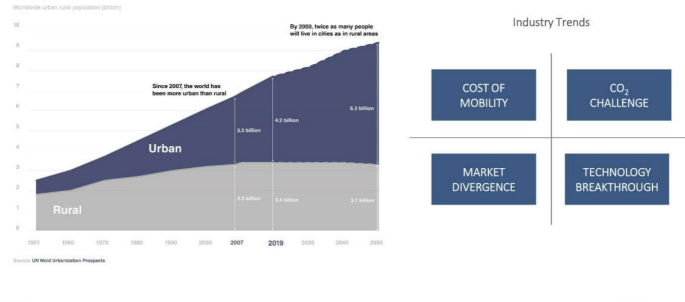


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# MOBILITY LONG-TERM INDUSTRY TRENDS

CREATES OPPORTUNITIES FOR NEW MOBILITY SOLUTIONS





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## COMPELLING STRATEGIC RATIONALE

CREATING A MOBILITY CHAMPION



#### STRENGTHS

- · Global class-leading profitability
- Solid presence across Europe
- Strong core model strategy
- Smartly addressing CO<sub>2</sub> emissions
- Successful PSA turnaround and Opel Vauxhall integration
- Mobility provider with Free2Move

#### CHALLENGES

- Limited presence outside Europe
- Addressing long-term industry trends





#### Opportunities

#### Balance global footprint

Optimize platform and engine families

Scale for procurement and capex

Accelerate development in all technologies and new businesses

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#### STRENGTHS

- Margins amongst industry leaders in North America and Latin America
- Solid presence in Latin America
- Strong SUV and pickup truck line-up
- Premium / luxury brand experience
- Successful merging Fiat and Chrysler
- Numerous technology partnerships

#### CHALLENGES

- Operating profit in Europe
- Addressing long-term industry trends



### BUILDING A LEADER FOR A NEW ERA IN SUSTAINABLE MOBILITY



BENEFITS FROM COMBINING STRENGTHS AND CORE COMPETENCIES



- 4th largest OEM by volume, with balanced global footprint
- Robust combined company margins in North America, Europe and Latin America at inception
- Solid combined balance sheet
- Broad and complementary brand portfolio with solid market presence across all segments
- Extensive and growing capabilities in electrified powertrain, autonomous driving and digital connectivity
- ~€3.7 billion of estimated annual synergies at steady state, without any plant closures
- Combined management team recognized for exceptional value creation and success in previous combinations

# AT FOREFRONT OF PRODUCTS, SERVICES AND MOBILITY SOLUTIONS FOR AN EVOLVING MARKET



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### KEY TERMS PROPOSED TRANSACTION STRUCTURED AS 50/50 MERGER

Proposed Transaction Structure	All-stock cross-border merger of Groupe PSA and FCA resulting in a Dutch company (DutchCo) 50/50 resulting ownership between Groupe PSA and FCA shareholders <sup>(1)</sup>				
Exchange Ratio	To achieve 50/50 ownership: o Groupe PSA shareholders would receive 1.742 DutchCo shares for each PSA share o FCA shareholders would hold 1 DutchCo share for each FCA share				
Ordinary Dividends	Each company will distribute a €1.1 billion ordinary dividend in 2020 related to FY 2019 results, subject to approval by each company's Board of Directors and shareholders				
Extraordinary Distributions	<ul> <li>Prior to transaction completion, shareholders of the respective companies to receive:         <ul> <li>Groupe PSA's 46% stake in Faurecia to PSA shareholders</li> <li>€5.5 billion extraordinary dividend to FCA shareholders</li> </ul> </li> <li>Promptly following closing, Comau will be separated for the benefit of the shareholders of DutchCo</li> </ul>				
Major Shareholders	Ownership in DutchCo based on current shareholdings in respective companies <sup>(1)</sup> :         • EXOR N.V.       ~ 14%         • EPF/FFP       ~ 6%         • Bpifrance Participations SA       ~ 6%         • Dongfeng Motor Group (DFG)       ~ 6% <sup>(2)</sup>				

Based on fully diluted shares outstanding at Sep 30 '19, excluding GM warrants and net of treasury shares, and before a potential acquisition by PSA of 30.7 million shares from DFG
 Prior to completion of the transaction, DFG will sell 30.7 million shares to PSA (in which case they will be cancelled prior to closing) and/or to third parties (including on the market). Following the sale of these 30.7 million shares by DFG, ownership by DFG will be reduced to 4.5% of DutchCo.



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### KEY TERMS GOVERNANCE STRUCTURE DESIGNED TO ENSURE DUTCHCO SUCCESS

Governance	<ul> <li>Chairman: John Elkann, with an initial term of 5 years</li> <li>CEO: Carlos Tavares, with an initial term of 5 years</li> </ul>				
Board of Directors	<ul> <li>Board of Directors initially consists of 11 members, majority of non-executive members will be independent         <ul> <li>5 members to be nominated by Groupe PSA, including a Senior Independent Director and Vice Chairman, comprised of nominees from Groupe PSA (2 members), Bpifrance Participations SA (1 member), EPF/FFP (1 member) and employees (1 member)</li> <li>5 members to be nominated by FCA comprised of nominees from FCA (2 members), EXOR N.V. (2 members, including Chairman) an employees (1 member)</li> <li>CEO</li> </ul> </li> <li>Senior Independent Director and Vice Chairman with initial terms of 5 years, other directors will have an initial term of 4 years, with any additional terms to be in 2 year increments</li> </ul>				
Corporate Structure	DutchCo headquartered in the Netherlands, with operational headquarters in France, Italy and U.S.				
Voting Rights	<ul> <li>No carryover of existing double voting rights</li> <li>Double voting rights through loyalty shares available to all shareholders holding shares in DutchCo for 3 years after completion of merge</li> <li>Loyalty voting program will not operate to grant voting rights to any single shareholder exceeding 30% <sup>(1)</sup> of the total votes cast in a shareholders meeting</li> </ul>				
Shareholders Restrictions	<ul> <li>7-year standstill applied to EXOR N.V., Bpifrance Participations SA, DFG and EPF/FFP <sup>(2)</sup></li> <li>3-year lock-up applied to EXOR N.V., Bpifrance Participations SA and EPF/FFP <sup>(3)</sup></li> </ul>				
Stock Listings	Euronext Paris, Borsa Italiana (Milan) and New York Stock Exchange				

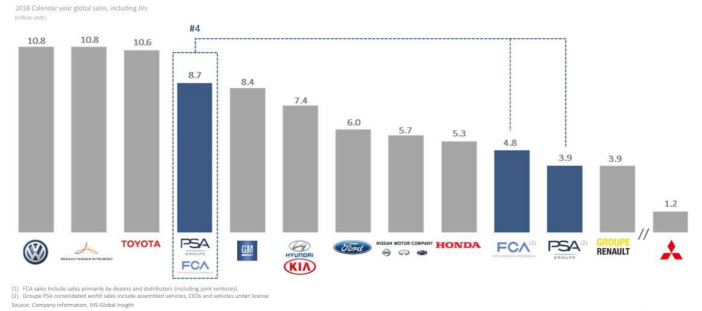


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### COMBINING TWO GLOBAL AUTOMOTIVE OEMS

CREATION OF 4TH LARGEST AUTOMOTIVE MANUFACTURER BY VOLUME, 3RD LARGEST BY REVENUES



PSA

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#### COMBINED COMPANY FINANCIAL STRENGTH COMBINING TWO EFFICIENT AUTOMOTIVE OEMS

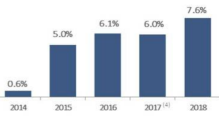
	Year Ended Dec			
	FCA	PSA	Aggregated (1) (Pre-Synergies)	
É billion, except as otherwise stated	(Excluding Magneti Marelli)	excluding Faurecia)		
Sales including JVs <sup>(2)</sup> (million units)	4.8	3.9	8.7	
Net Revenues	110.4	58.6	169.0	
Operating Profit	6.7 (Adjusted EBIT)	4.4 (Recurring Operating Income)	11.2	
Operating Profit Margin	6.1% (Adjusted EBIT Margin)	7.6% (Recurring Operating Margin)	6.6%	
Automotive Operational Free Cash Flow	4.4 (Industrial Free Cash Flows)	3.1 (Free Cash Flow)	7.5	

Simple aggregation of FCA (excluding Magneti Marelli) and PSA (excluding Faurecia) FY 2018 results prior to any required accounting adjustments
 FCA sales include sales primarily by dealers and distributors (including joint ventures); Groupe PSA consolidated world sales include assembled vehicles, CKDs and vehicles under license
 2016 - 2018 fraues exclude Magneti Marelli. All years exclude Ferrari.
 Houdes results from Opel/Vauxhall acquisition from Aug 1 '17
 Figures may not add due to rounding
 Source: Company information



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FCA

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# FINANCIAL POSITION AND LIQUIDITY

COMBINED COMPANY TO HAVE STRONG BALANCE SHEET PROVIDING FINANCIAL FLEXIBILITY

	As of Jun			
	FCA	PSA	Aggregated (1) (Pre-Synergies & Pre-Dividends)	
€ billion	(Excluding Magneti Marelli)	excluding Faurecia)		
Automotive Net Cash Position	3.3	10.5	13.8	
Cash, Cash Equivalents and Current Debt Securities <sup>(2)</sup>	15.8	15.7	31.5	
Undrawn Committed Credit Lines	7.7	3.0	10.7	
Total Available Liquidity	23.5	18.7	42.2	

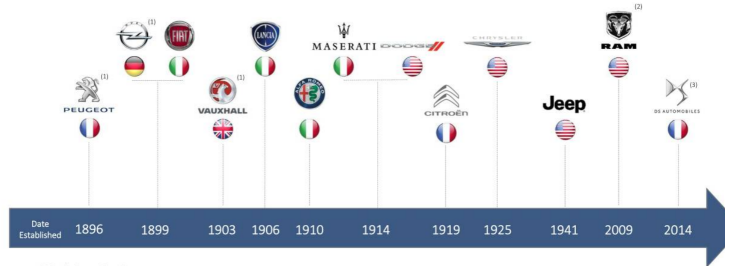
- Combined company to have strong balance sheet and high level of liquidity
- Ample headroom to execute strategic plan and invest in new technologies
- Investment grade credit rating expected

Simple aggregation of FCA (excluding Magneti Marelli) and PSA (excluding Faurecia) as of Jun 30 '19 results prior to any required accounting adjustments and is not reflective of €5.58 dividend to be paid to FCA shareholders prior to transaction closing
 Current debt securities are comprised of short term or marketable securities which represent temporary investments that do not satisfy all the requirements to be classified as cash equivalents as they may not be readily convertible to cash or they are subject to significant risk of change in value (even if they are short-term in nature or marketable)
 Source: Company information



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### ICONIC AUTOMOTIVE BRANDS WELL-ESTABLISHED BRANDS WITH NATIONAL ROOTS



Based on first manufactured car
 Ram separated from Dodge brand in 2009
 The first DS car was manufactured in 1955 as a part of the Citroen brand. DS became an independent premium brand in 2014.



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### BROAD-BASED PORTFOLIO OF BRANDS

FULL MARKET COVERAGE WITH SIGNIFICANT PORTFOLIO SYNERGY OPPORTUNITIES

	Luxury	Premium	Mainstream			
			SUV	Pass Car/ CUV/MPV	Truck/LCV	2018 Global Sales <sup>(2)</sup>
FCA PLAT CHRYSLER AUTOMOBILES	₩ Maserati		Jeep			9% 11% 8% 8.7M units 37%
		DS AUTOMOBILES		PEUGEOT	CITROËN VAUXHALL	35% Pass Car UV <sup>(1)</sup> MPV <sup>(1)</sup> LCV Truck
	Multi-purpose vehicles (MPV) Groupe PSA consolidated wor					butors

 Multi-purpose venicles (MPV) and utility venicles (UV), which include SUVs and CUVs, are typically considered passenger cars in Europe
 Groupe PSA consolidated world sales include assembled vehicles, CKDs and vehicles under license; FCA includes sales primarily by dealers and distri (including joint ventures)
 Source: Company information

PSA

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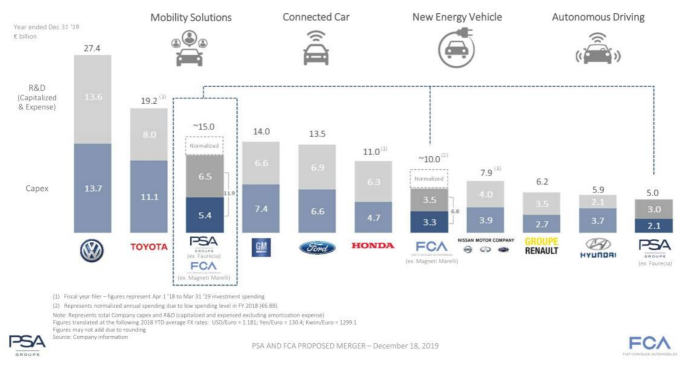
### COMPLEMENTARY PRESENCE IN KEY REGIONS

COMBINED COMPANY TO HAVE BETTER GEOGRAPHIC BALANCE



### INVESTMENT SPENDING

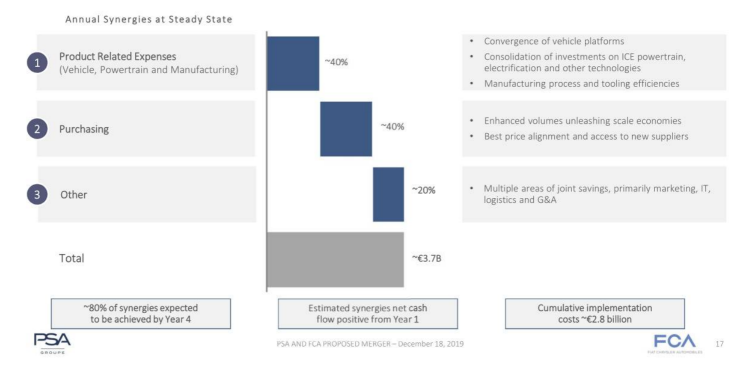
SYNERGIES TO OPTIMIZE COMBINED SPENDING AND EFFECTIVELY ADDRESS NEW MOBILITY TRENDS



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# MERGER SYNERGIES

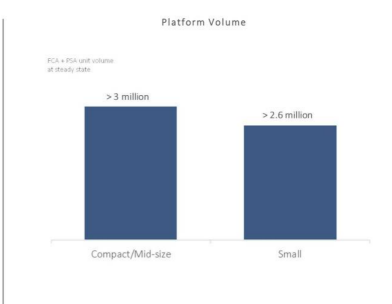
ANNUAL SYNERGIES OF ~€3.7B EXPECTED TO BE GENERATED AT STEADY STATE



# PLATFORM AND POWERTRAIN CONVERGENCE

SYNERGIES AND SCALE FROM CONVERGENCE PLANS, AS WELL AS HIGHER PARTS COMMONIZATION

- Continue to serve all customers needs while optimizing number of platforms and powertrain families
- Top 2 platforms will represent ~2/3 of combined company's steady state volumes
- Volume for each top 2 platforms to reach industry benchmark levels
- Improved manufacturing and R&D efficiency
- Higher level of parts commonization





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EUROPE CO2 COMPLIANCE PLAN BOTH COMPANIES ON TRACK TO ACHIEVE COMPLIANCE IN 2020 WITH SYNERGIES IN FUTURE YEARS



### ENHANCED INNOVATION AND DEVELOPMENT CAPABILITIES

COMBINING INTERNAL EXPERTISE WITH PARTNERSHIPS TO DEVELOP LEADING MOBILITY SOLUTIONS



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Mobility & Autonomous Driving



- "Autonomous Vehicle for All" program with focus on Level 2 and 3 for passenger cars, partnering with APTIV
- · Various cooperations on advanced engineering on Level 4 and 5 (e.g. Vinci, Easymile, AlMotive, Vedecom)



- Partnering to deploy self-driving technology across the vehicle portfolio, including commercial vehicles
- Collaborating with Waymo on development of first significant fully-autonomous system in the market
- L2+ system available on premium and high-end vehicles starting in 2020

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- · Strong focus on connectivity; Internet Of Things (IOT) platform developed; already 6 million connected cars on CVMP platform
- Connected services offered by Free2Move mobility brand
- · Partnership with Harman on in-vehicle infotainment system



· FCA's new global "ecosystem" for connected vehicles enhanced by partnerships to provide benefits from a broad array of services



### STATUS AND NEXT STEPS TRANSACTION CLOSING EXPECTED IN 12 - 15 MONTHS

Status	<ul> <li>Following unanimous approval of PSA's Supervisory and Managing Boards, as well as FCA's Board of Directors, PSA and FCA have signed binding Combination Agreement for 50/50 merger</li> <li>Both parties completed due diligence process</li> <li>Approvals obtained from works councils/labor unions</li> </ul>
Next Steps	<ul> <li>Both companies to convene Extraordinary General Meetings for their respective shareholders to approve transaction</li> <li>Anti-trust and regulatory approvals</li> <li>Transaction closing expected in 12 – 15 months, subject to customary closing conditions</li> </ul>



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#### Proposed merger would create

# A LEADER FOR A NEW ERA IN SUSTAINABLE MOBILITY

- Well positioned to effectively address new mobility trends
  - o 4<sup>th</sup> largest OEM with robust combined company margins in North America, Europe and Latin America at inception
  - o Broad and complementary brand portfolio
  - o Strong presence in key vehicle segments and key regions
  - o Solid combined balance sheet
- Opportunity to create significant value for all stakeholders
  - o Significant platform and powertrain convergence opportunities
  - o ~€3.7 billion annual estimated synergies at steady state
- Execution risk minimized
  - o Combined management team with successful OEM combination experience
  - o Complementary technology expertise to address global CO<sub>2</sub> challenges



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# APPENDIX



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### COMPLEMENTARY PRESENCE IN KEY REGIONS

COMBINED COMPANY TO HAVE BETTER GEOGRAPHIC BALANCE



### EUROPE

#### ENHANCE PSA'S CLASS LEADING PROFITABILITY WITH VOLUME IN KEY SEGMENTS



#### Key Strengths

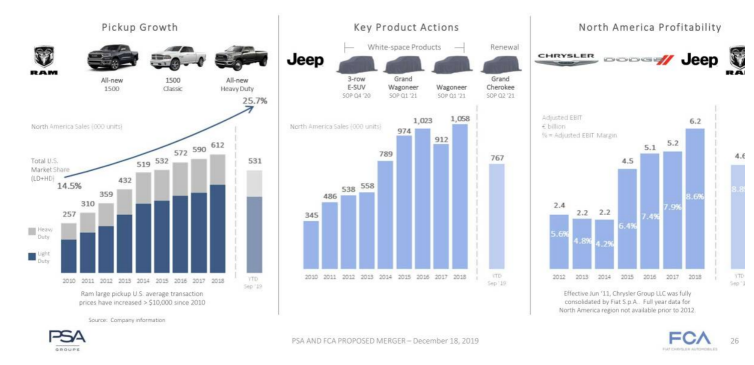
- PSA and FCA combined are a leading OEM in Europe by market share<sup>(3)</sup>
- PSA has leading profitability and segment coverage
- Leverage FCA's existing car parc (>15M units for A and B-segments combined)
- PSA's successful and prompt turnaround of Opel/Vauxhall
- 100% of PSA's portfolio to be electrified in 2025
- PSA's smart approach to be CO<sub>2</sub> compliant from Day 1

bled vehicles, CKDs and vehicles under license res); Groupe PSA cor ated world sales include assemi butors (including joint ve PSA AND FCA PROPOSED MERGER - December 18, 2019

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#### NORTH AMERICA SOLID PRESENCE IN KEY HIGH MARGIN SEGMENTS WITH ACTIONS TO SUSTAIN PROFITABILITY



### LATIN AMERICA

OPPORTUNITY TO FURTHER ENHANCE FCA AND PSA'S POSITIONS IN BRAZIL AND ARGENTINA

